

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

CR 14-139 JRT

UNITED STATES OF AMERICA,

Plaintiff,

v.

CALI MAY ARNDT,

Defendant.

INFORMATION

21 U.S.C. § 843(a)(3)

21 U.S.C. § 843(d)(1)

THE UNITED STATES ATTORNEY CHARGES THAT:

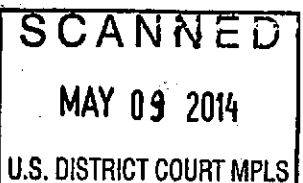
COUNT 1

(Obtaining a Controlled Substance by Fraud)

From in or about June 2012 through on or about October 29, 2012, in the State and District of Minnesota, the defendant,

CALI MAY ARNDT,

knowingly and intentionally acquired and obtained possession of controlled substances, namely, morphine, hydromorphone, and fentanyl, by misrepresentation, fraud, forgery, deception, and subterfuge; that is, while employed as a registered nurse at a hospital in Edina, Minnesota, the defendant acquired and obtained morphine, hydromorphone, and fentanyl intended for patients of the facility for her own use and benefit by accessing secured automated medication dispensing systems and then using syringes to remove morphine, hydromorphone, and fentanyl from vials and carpject syringes intended for hospital patients. The defendant subsequently injected those vials and carpject syringes with saline solution to replace the missing morphine, hydromorphone, and fentanyl



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before returning the vials and carpuject syringes to the medication dispensing systems.

All in violation of Title 21, United States Code, Sections 843(a)(3) and 843(d)(1).

Dated: May 9, 2014

ANDREW M. LUGER
United States Attorney

A handwritten signature in dark ink, appearing to read "John Kokkinen", is written over the typed name.

BY: JOHN KOKKINEN
Assistant U.S. Attorney
Attorney ID No. 388356